



October 5, 2018

VIA ECF

The Honorable Analisa Torres, U.S.D.J.
United States District Court, Southern District of New York
500 Pearl Street, Courtroom 15D
New York, NY 10007

Re: Lurio v. The Stonewall Inn LLC and Christopher & Seventh Realty LLC
Index No. 18-CV-2475 (AT)(BM)

Dear Your Honor,

Our office represents Defendants The Stonewall Inn LLC and Christopher & Seventh Realty LLC in the above referenced matter. We write in response to Plaintiff's counsel's letter from earlier this morning regarding settlement of this matter.

As Plaintiff's counsel acknowledges in his letter, parties have agreed to the terms of settlement. We are confused by Mr. Weiss' letter and would oppose Plaintiff's request to restore this matter as unnecessary and overly burdensome to the Court.

While there seems to be one provision of one sentence of one paragraph of the Settlement Agreement that Mr. Weiss has an issue with, the remainder of the Settlement Agreement has been agreed to by all parties. In an effort to resolve this matter, our office had provided Mr. Weiss with three versions of suggested revisions. In an additional effort, our office will forward now a fourth version of this remaining language.

We hope Mr. Weiss will commit to resolving with our office what seems to be an issue too small to waste both the Court's time and the parties' resources with the relief requested in his letter.

Respectfully Submitted,



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